수는 체적건님 PATE: COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Artcle 36 and Rule 70)

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Applicant's or agent's file reference CJ05001	FOR FURTHER A	CTION	See Form PCT/I	PEA1416 11448		
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International Patent Classification (IPC B63C 7/00(2006.01)i, B67D 5			3C 11/40(2006.0	1)i		
Applicant KOREA OCEAN RESEARC	CH AND DEVELOP	MENT INSTITUT	E et al			
1. This report is the international p Authority under Article 35 and	•	•		nary Examining		
2. This REPORT consists of a tota	l of 4 sheet	ts, including this cover sl	neet.			
sheets of the de and/or sheets con Administrative sheets which su	nd to the International Bur scription, claims and/or did notaining rectifications authors.	reau) a total of rawings which have been horized by this Authority which this Authority con	n amended and are the (see Rule 70.16 and assiders contain an ame	e basis for this report I Section 607 of the endment that goes		
containing a sequence	lal Bureau only) a total of a listing and/or tables related to the Listing (see Section 80)	d thereto, in electronic for 2 of the Administrative I	rm only, as indicated			
Box No. I Basis of the						
Box No. II Priority						
	olishment of opinion with r	regard to novelty, inventi	ve step and industrial	applicability		
Box No. V Reasoned	Box No. IV Lack of unity of invention Box No. IV Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
Box No. VII Certain de	Box No. VII Certain defects in the international application					
Box No. VIII Certain ob	servations on the internati	onal application				
Date of submission of the demand		Date of completion of	this report			
26 SEPTEMBER 200	5 (26.09.2005)	14 JUNE 20	06 (14.06.2006)			
Name and mailing address of the IPEA/KR		Authorized officer				
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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

Inte ional application No. PCT/KR2005/000529

Box No. 1 Basis of the report							
1. With regard to the language, this report is based on the international application in the language in which it was filed, unless otherwise indicated under this item. This report is based on translations from the original language into the following language							
which is the language of a translation furnished for the purposes of:							
international search (under Rules 12.3 and 23.1(b))							
publication of the international application (under Rule 12.4)							
international preliminary examination (under Rules 55.2 and/or 55.3)							
international preliminary examination (dider Rules 33.2 and/of 33.3)							
 With regard to the elements of the international application, this report is based on (replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this reort as "originally filed" and are not annexed to this report): the international application as originally filed/furnished 							
the description:							
pages as originally filed/furnished							
pages* received by this Authority on							
pages* received by this Authority on							
the claims:							
pagesas originally filed/furnished							
pages* as amended (together with any statment) under Article 19							
pages* received by this Authority on							
pages* received by this Authority on							
the drawings:							
pagesas originally filed/furnished							
pages* received by this Authority on							
pages* received by this Authority on							
the sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.							
3. The amendments have resulted in the cancellation of:							
the description, pages							
the claims, Nos.							
the drawings, sheets							
the sequence listing (specify):							
any table(s) related to sequence listing (specify):							
This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)). the description, pages the claims, Nos. the drawings, sheets the sequence listing (specify): any table(s) related to sequence listing (specify):							
* If item 4 applies, some or all of those sheets may be marked "superseded."							

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

Intc. itional application No.
PCT/KR2005/000529

Box No. V	Reasoned statement under	Article 35(2) with regard	to novelty, inventive step	or industrial applicability
	citations and explanations s	supporting such statemen	t	

1.	Statement		•	
	Novelty (N)	Claims	1 - 7	YES
	•	Claims	None	No
	Inventive step (IS)	Claims	1 - 7	YES
		Claims	None	NO
	Industrial applicability (IA)	Claims	1-7	YES
		Claims	None	NO

2. Citations and explanations (Rule 70.7)

Reference is made to the following document:

D1: US 5775390 A (MOHN) 7 July 1998

D2: US 3831387 A (ROLLEMAN) 27 August 1974

D1 relates to an apparatus for extracting fluent material from a container, which is to remove oil or toxic fluid from a submerged or sunken container, e.g. a tank in a sunken ship. Said apparatus has means for locating and securing the apparatus against a wall of such a container, means for forming an aperture in the wall, means for extracting the fluid through the aperture, and closure means for the aperture. Said apparatus has two parts, a first upper module comprising driving means and drilling or milling means for making an aperture in the wall, and a second lower module comprising closure means operable mechanically or hydraulically by the first module.

D2 relates to an apparatus for salvaging oil from sunken vessels, comprising: means for securely but detachably fixing a capsule in the decking or hull of the vessel in proximity to the compartment from which oil is to be salvaged; drill means for providing access to the compartment through one or more openings; extensible oil suction pipe means for insertion into the compartment through the opening; first pump means for removing oil from the ship compartment into a holding chamber within the capsule; and second pump means for removing oil from the holding chamber to the surface where it may be held in suitable storage such as balloons or salvage tankers.

(Continued on Supplemental Sheet.)

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

Internation No.

PCT/KR2005/000529

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of:

Box V.

(1) Novelty (N) and Inventive Step (IS)

The present invention relates to a remotely controlled apparatus for transporting liquid, such as oil, toxic chemicals, or the like, in a tank of a sunken ship to a floating body, without leakage, and to a method for recovering the liquid in a sunken ship using the apparatus. An underwater recovery device of the apparatus includes: a supporting frame, to which a plurality of devices including a linkage are fixed; chucking devices for fixing the underwater recovery device to the sunken ship; a grabber for attaching the base plate to the supporting frame: DTB (drilling, tapping and bolting) systems for attaching the base plate to the sunken ship; thrusters for providing a propulsive force so as to attach the supporting frame to the sunken ship; a hole cutter for drilling a hole for the recovery of the liquid; and a liquid recovery device for recovering the liquid through the hole drilled in the sunken ship.

The apparatus of claim 1, which is characterized by the linkage (111) for supporting strongly the underwater recovery device (100) and the chucking devices (20) for fixing the underwater recovery device (100) to the sunken ship (500), is not obvious from the prior art, and there is a striking difference between said apparatus and the inventions of D1 and D2.

The method of claim 7, which is characterized by a preparation step (S1) and a finishing step (S4), is also not obvious from the prior art, and there is a striking difference between said method and the inventions of D1 and D2.

Therefore, the subject-matter of claims 1 and 7 is considered to be novel (PCT Article 33(2)) and to involve an inventive step (PCT Article 33(3)).

Claims 2 to 6 comply with the requirements of PCT Article 33(2) and 33(3) as they are dependent on claim 1.

(2) Industrial Applicability (IA)

It is considered that the present invention is industrially applicable to a remotely controlled apparatus and a method for recovering liquid in a sunken ship.

Therefore, claims 1 to 7 meet the requirement of PCT Article 33(4).

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